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7 BRAD MARTIN BURGE,  
SCOTT & NOA L. DYKSTRA,  
8 RONALD C. HALL, RENTAL  
CENTER PROPERTIES, a California Partnership,

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

CHARLES O. BRADLEY TRUST, et al. ) Case No.: C 04 2239 JSW (EMC

Plaintiffs,

vs.

ZENITH CAPITAL LLC; et al,

## Defendants.

Case No.: C 04 2239 JSW (EMC)

**ORDER GRANTING PLAINTIFFS'  
MOTION TO COMPEL  
DEFENDANT ALBRECHT TO  
PRODUCE DOCUMENTS**

19 Having considered the parties' briefs and accompanying submissions as well as the oral  
20 argument of counsel, and good cause appearing therefor the Court hereby GRANTS plaintiffs'  
21 motion to compel defendant Mark J. Albrecht Accountancy Corporation to produce to all  
22 parties in this action each and every and all documents claimed as privileged by reason of a  
23 right of privacy as more fully described in the 71 page "Document Index and Privilege Log"  
24 served by Albrecht on June 8, 2005 and attached to the motion as plaintiffs' Ex. C to the  
25 Declaration of Counsel filed in support thereof subject to the following conditions:

26 1. Defendant Albrecht is to redact each and every reference to each investor's social  
27 security/tax identification numbers, including those of the plaintiffs in this action.

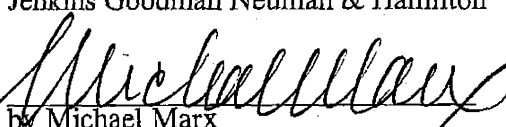
28 2. The use of these documents is limited to the parties maintaining any

1 actions against some or all of the defendants in this action, their counsel and their  
2 experts/consultants, as well as other limited partners in Global Money Management LP.  
3 Plaintiffs will release the confidential documents to other limited partners only upon request  
4 from such a limited partner upon notice to counsel for Albrecht and only after receiving  
5 written assurances from that limited partner that the documents will remain confidential  
6 pursuant to this order.

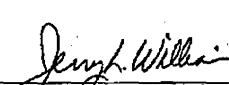
7 3. Plaintiffs shall bear the reasonable and necessary costs of photocopying in order to  
8 prepare and produce the redacted documents. Defendant shall bear the cost of the labor to  
9 prepare the redacted photocopies.

10 APPROVED AS TO FORM:

11 Jenkins Goodman Neuman & Hamilton

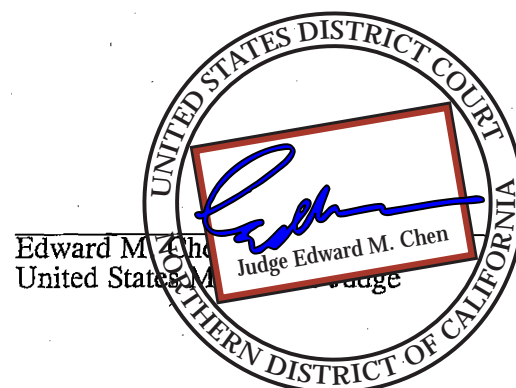
12   
13 by Michael Marx  
14 Attorneys for defendants Albrecht

Johnson & Miskel

  
15 by Gerald L. Williams  
16 Attorneys for plaintiffs

17 IT IS SO ORDERED.

18 Dated: September 14, 2005



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